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TIMMY T. HARRIS

FOR THE MIDDLE DISTRICTOF ALABAMA
SOURTHERAL PHYSIOI)

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STAN GARNER

2006 FIB-6 A 10:08 Civil Action No: 1:06-CV-11-F

DEBRA U.S. (MIDDL

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PLAINTIFIS WRITTEN OBJECTION TO MACISTRETIC ELECONIMETION TION

The Plaintiff wishes to sursuer the Mosistate's Recommendations In the form by Objecting to it in the following Order. The Alore Defined Definer Stan Graner Jr was i need Circ. Appointed to serve as a lavisor and only in that Capasitis. he was under no obligation by either Party to Prosent the Sid Document to the District Altornesibut he choose to do it because The Investigator or Departy as the time was not definitized to conduct Investigations (Since the Lawsuit was filed The Dents was assisted to that position) STANGARHERTR AND AMINJORITY OF THE COURT APPOINTED ATTORNEY'S HAVE IN ADVERSE WAYE ASSICTED THE FAIRLY NEW DISTRICT ATTORNEY BY HANDING OVER SCHEATIVE INTORAMINAM and Those by GIVING THE COURT APPOINTED CLIENT WITH NO OTHER Alternative But to either Plea an. AN ATTORNEY HAS THE PRICHT TO BE THE FLOW ANY TYPE OF CONTROL. AND CONTROL Choose to have over care the information to one PARTY NAME IN DETERICT ATTORNEY RATHER THAN PROPERLY

Withdrawing himself from case and allowing the Plaintiff afair clance to Represent himself. Yet the action that the Delanant done has been corrected because the Plaintiff his since recieved A Court Minute sheet Stating that the Plaintiff his since recieved "IS NO LONGER A CONVICTED FFLON"

STANGARDER INDIRECTLY ACTED IN HIS CAPACITY AS COURT APPOINTED STATUS TO ASSIST THE DISTRICT ATTORNEY Which WASN'T DIRECTLY BUT IN DIRECTLY FOR THE SAME CAUSE WITH REASON" UNDER COLDICOT LAW" WHILE BEING NOT DULY UNDER DATH TO DO SO. The Plaintiff hereby Objects to Same,

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STAN GARNER ALSO WHILE IN HIS OFFICIAL CAPACITY KNEW THAT THE PLAINTIFF WAS BEING CHARGED WITH AN INCORPRET CHARGE DNE PRECIEVING STOLEN PROPERTY THAT DEGREE. THIS JETENDANT KNEW THAT PLAINTIFF WAS BEING CHARGED IMPROPERTY AND STATED SO BY DRYING that It I were to Plea out the Butslaty 3rd charse He would let the Judge Know that The Dedective's had filed the wrong Charge because I was to be correctly Charged with Alabama Code Section 13A-8-20 A charge designed for bringing Stolenger Reported vehicles

Case 1:06-cvr00011-MEF-VPM Document 7, Filed 02/06/2006, Page 3 of 3 Into the State of Alabama, At that Point I told him that I Already knew the LAW and that I would not Make any deals because the Detectives knew about the chatce and I would preserve the matter at July Instructions or Appent Because I assumed Either the Judge in the Preliminary was in On the Plea Deal or Maybe Just hadn't looked In to the Improper Charge of Recieving Stolen Property 1st Destree, whom The evidence (See B,C,D Exhibits shows that I was the Principle characd In the Their so I could not be Charged with recleving the same Automobile.

Therefore I object to Macistratis Recommendation

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sand Ask that the Case be Processed.

Certificate

I hereby Certify on this desthat Thaveforwarded a Copy of the Above to Lourt Clark for Siling and STAN GARNER RECIEVED the SAME.

Dorse of this 15 February 2006.